1	IN THE COURT APPEALS OF THE STATE OF ALASKA	
2	Raymond C. Katchatag,)
3	Taymona S. Ratonatag,))
4	Appellant,)
5	v.	Court of Appeals No. A-13311
6	State of Alaska,))
7 8	Appellee.))
	Trial Court Case Nos. 3AN-16-09226CI, 3AN-05-06255CR	
9 10	<u>CERTIFICA</u>	TE OF SERVICE
11	The undersigned certifies that the f	Foregoing Limited Entry of Appearance, Notice
12	of Filing Affidavit, and Affidavit of Jame	s Stinson were served by email on:
13		
14	Fleur Roberts, fleurroberts@aol.com Ann Black, ann.black@alaska.gov	
15	D. H. Kasa	
16	Dated June 2, 202	2 at Anchorage, Alaska.
17		OFFICE OF PUBLIC ADVOCACY
18		\mathcal{A}
19		Hastler Edward Hastly
20	4	Heather Eikmeier, Paralegal II
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22		
23		

ADMINISTRATIVE SECTION OFFICE OF PUBLIC ADVOCACY 900 W 5TH Avenue, Suite 525, Anchorage, AK 99501 Phone: (907) 269-3500 Fax: (9070 269-1071 Service: opa.case.assignment@alaska.gov

1	IN THE COURT APPEALS OF THE STATE OF ALASKA	
2	Raymond C. Katchatag,)	
3	Appellant,)	
4 5	v.) Court of Appeals No. A-13311	
6)	
7	State of Alaska,)	
8	Appellee. Trial Court Case Nos. 3AN-16-09226CI, 3AN-05-06255CR	
9	<u>AFFIDAVIT</u>	
10 11	STATE OF ALASKA)	
12) ss:	
13	FIRST JUDICIAL DISTRICT)	
14	James Stinson, duly sworn, deposes and states:	
15	1. I am the Director of the Office of Public Advocacy.	
16 17	2. I have reviewed the Court's Order to Show Cause and Fleur Roberts'	
18	response.	
19	3. The Office of Public Advocacy (OPA) agrees with this Court and with 1	
20	3. The office of I dolle Advocacy (Of A) agrees with this Court and with	

- 3. The Office of Public Advocacy (OPA) agrees with this Court and with Ms. Roberts that she has a conflict of interest in this appeal. OPA is willing and able to promptly reassign this case to a new appellate attorney.
- 4. OPA is concerned that Mr. Katchatag did not receive zealous and competent representation in the underlying post-conviction proceeding. Regardless of how the OPA contract was structured and/or how the case assignment paralegal described the contract, counsel should have complied with the trial court's orders and applicable Court rules, statutes, and caselaw.

ADMINISTRATIVE SECTION

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1	5. Since the post-conviction relief matter was assigned to Ms. Roberts in	
2	2017, OPA has changed its case assignment practices significantly. Some of these	
3	2017, 0111 has enanged its case assignment practices significantly. Some of these	
4	changes include the following:	
5	a) The Agency no longer sends out post-conviction relief cases to	
6	litigate "timeliness only." [See Exh. A to Ms. Roberts' response]	
7		
8	b) Appeals from post-conviction relief cases are reassigned to a new	
9	appellate attorney instead of keeping the appeal with the attorney who	
10	handled the post-conviction relief case.	
11	-	
12	c) The Agency now offers more trainings and support to post-	
13	conviction relief contractors.	
14	d). The Agency has also removed account of any are form it at a Count	
15	d) The Agency has also removed several attorneys from its list of post-	
16	conviction relief contractors.	
17	The foregoing facts and information are true and correct to the best of my knowledge and	
18	The foregoing facts and information are true and correct to the best of my knowledge a	
19	understanding.	

James Stinson, Director Alaska Bar No. 1311089

SUBSCRIBED and SWORN to before me this /5th day of June 2022.



Notary Public for Alaska

My Commission Expires: with office